EXHIBIT C

RANDALL S. LUSKEY (SBN: 240915) 1 rluskey@paulweiss.com PAUL, WEISS, RIFKIND, WHARTON 2 & GARRISON LLP 535 Mission Street, 24th Floor 3 San Francisco, CA 94105 Telephone: (628) 432-5100 4 Facsimile: (628) 232-3101 5 ROBERT ATKINS (Pro Hac Vice admitted) ratkins@paulweiss.com 6 CAITLIN E. GRUSAUSKAS (*Pro Hac Vice* admitted) cgrusauskas@paulweiss.com 7 ANDREA M. KELLER (*Pro Hac Vice* admitted) akeller@paulweiss.com 8 PAUL, WEISS, RIFKIND, WHARTON & GARRISON LLP 9 1285 Avenue of the Americas New York, NY 10019 10 Telephone: (212) 373-3000 Facsimile: (212) 757-3990 11 Attorneys for Defendants 12 **UBER TECHNOLOGIES, INC.:** 13 RASIER, LLC; and RASIER-CA, LLC 14 [Additional Counsel Listed on Signature Page] 15 16 UNITED STATES DISTRICT COURT 17 NORTHERN DISTRICT OF CALIFORNIA 18 SAN FRANCISCO DIVISION 19 IN RE: UBER TECHNOLOGIES, INC., Case No. 3:23-md-03084-CRB PASSENGER SEXUAL ASSAULT 20 LITIGATION **DECLARATION OF JENNIFER** 21 HANDLEY IN SUPPORT OF **DEFENDANTS' OBJECTIONS (SECOND** 22 This Document Relates to: SET) TO SPECIAL MASTER PRIVILEGE **DETERMINATIONS FOR CUSTODIANS ALL ACTIONS** 23 SULLIVAN, FULDNER, AND CINELLI 24 25 26 27 28

JENNIFER HANDLEY'S DECLARATION ISO DEFENDANTS' OBJECTIONS (SECOND SET) TO SPECIAL MASTER PRIVILEGE DETERMINATIONS FOR CUSTODIANS SULLIVAN, FULDNER, AND CINELLI

Case No. 3:23-MD-3084-CRB

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

- 1. I am the Senior Legal Director, Global Safety, at Uber. I was first employed by Uber in December 2018 and have worked as in-house counsel for the past 6 years. My previous roles include Senior Counsel, Safety and Legal Director, Safety. In my current role, as has been the case throughout my tenure at Uber, I am responsible for providing legal advice to Uber's leadership and employees related to safety issues, procedures, and policy, among other legal advice. I offer this Declaration in the above-captioned matter in support of Defendants Uber Technologies, Inc., Rasier, LLC, and Rasier-CA, LLC's Objections (Second Set) to Special Master Privilege Determinations for Custodians Sullivan, Fuldner, and Cinelli Pursuant to Special Master Order No. 2 (Dkt. 2357) § III(8). The facts set forth herein are true and correct and are based on my own personal knowledge, and I could and would competently testify thereto if called.
- 2. I have reviewed the document identified in the privilege log as JCCP_MDL_PRIVLOG016142. It is a draft version of Uber's U.S. Safety Report marked "DRAFT V2" with "A_C PRIV" in the file name. I sent this draft version on November 26, 2019 to Uber Senior Executive Team member, Gus Fuldner (then-Vice President, Safety and Insurance), and to in-house counsel, Katie Waitzman (then-Associate General Counsel, Safety and Insurance) and Scott Binnings (then-Legal Director, Safety).
- 3. I sent these individuals this draft for the purpose of seeking the legal advice of Ms. Waitzman and Mr. Binnings so that their advice could be considered and included as the draft report was being finalized. As I have explained in my previous declaration, a team of Uber's in-house attorneys, including myself, directed and coordinated the drafting of the Safety Report due to the legal risks of public statements regarding safety issues. The document identified JCCP_MDL_PRIVLOG016142 is one iteration of the draft report; however, throughout the course of

drafting the report, I and other in-house attorneys exchanged, reviewed, and sought legal advice on 1 this and other versions of the Safety Report during this timeline to manage future legal risks of public 2 statements regarding safety issues. Uber's in-house attorneys provided legal advice on the draft report 3 4 at every step of the way. The draft was maintained confidentially throughout the drafting process. I 5 and the Uber in-house team sought to protect the confidentiality of the drafting process by carefully 6 managing access to report drafts and utilizing additional measures such as watermarks and password 7 protecting draft versions of the report, as is the case with this document. When non-attorneys, like Mr. 8 Fuldner, were involved in the drafting process, they did so at the direction, and under the supervision, 9 of counsel. 10 11 I declare under penalty of perjury that the foregoing is true and correct. I declare under penalty 12 of perjury that the foregoing is true and correct. 13 14 Jennifer Handley Executed in Denver, Colorado on March 24, 2025. By: 15 Jennifer Handley 16

17

18 19

20

21

22

23

2425

26

27

28